

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| SERIAL NUMBER                           | FILING DATE                | FIRST NAMED INVENTOR  |                          | ATTORNEY DOCKET NO.             |
|---|----------------------------|---|--------------------------|---------------------------------|
|   |                            |   |                          |                                 |
| 08/270,631                              | 07/01/94                   | CONTAG  | C                        | 86000146                        |
| *                                       | •                          |   |                          | EXAMINER                        |
|   |                            |   | SCHWADRO                 | IN, R                           |
| DEM INCED •                             | ASSOCIATES                 | 18N1/1024   | ART UNIT                 | PAPER NUMBER                    |
| PO BOX 6085                             | N HOODULIHIED              |   |                          |                                 |
| PALO ALTO C                             |                            |   |                          | 8                               |
| 1 |                            | •   |                          |                                 |
|   |                            | •   | 1816                     |                                 |
|   | -                          | •   | DATE MAILED:             | 10 70 4 705                     |
| his is a communication                  | from the examiner in ch    | arge of your application.   |                          | 10/24/95                        |
| COMMISSIONER OF PA                      | TENTS AND TRADEM           | ARKS  | -                        | •                               |
|   |                            | • • •   | ,                        |                                 |
| •                                       |                            | •   | -                        |                                 |
|   | restricted .               | •   | ماماره                   |                                 |
| This application has                    | been examined-             | Responsive to communication filed on  | 8/21/45                  | This action is made final.      |
| shortened statuton, nor                 | and for roomans to this    | action is not to suring 6: month(s)   | 30 0                     |                                 |
| shortened statutory per                 | ,                          | action is set to expire month(s) will cause the application to become abandon |                          | om the date of this letter.     |
| allure to respond within                | the bellog for response    | will cause the application to become abailui                                  | oned. 35 U.S.C. 133      |                                 |
| art I THE FOLLOWIN                      | G ATTACHMENT(S) A          | RE PART OF THIS ACTION:   |                          |                                 |
| <u> </u>                                |                            |   |                          |                                 |
| 1. Notice of Refe                       | erences Cited by Examir    | ner, PTO-892. 2. 🔲 No   | tice of Draftsman's Pa   | atent Drawing Review, PTO-948.  |
| 3.  Notice of Art C                     | Cited by Applicant, PTO-   | -1449 <b>4.</b> 🔲 No  | tice of Informal Paten   | t Application, PTO-152.         |
| 5. Information or                       | How to Effect Drawing      | Changes, PTO-1474. 6  | <u> </u>                 |                                 |
|   |                            | •   | •                        |                                 |
| art II SUMMARY OF                       | ACTION                     |   |                          |                                 |
| N 01-1                                  | pell                       | (-19  |                          |                                 |
| . X Claims                              |                            | •   |                          | are pending in the application. |
| Of the above.                           | ve claime                  | 17-19   | . ·                      | withdrawn from consideration.   |
| Or and above                            | -                          |   | <u> </u>                 | , wald and home consideration.  |
| 2. Claims                               | *                          |   |                          | have been cancelled.            |
| \                                       | •                          |   |                          | - , ,                           |
| Claims                                  |                            | <u> </u>  | <del> </del>             | are allowed.                    |
| ্ৰ.<br>শেৰা                             | The same .                 | •   |                          |                                 |
| I. Claims                               | 7.74.                      | 700 GRAL  | <del> </del>             | are rejected.                   |
| . Claims                                | •                          |   | ;                        | are objected to.                |
|   | <del></del>                |   |                          | are.objected to.                |
| . Claims                                | 1-16                       |   | are subject to restricti | on or election requirement.     |
|   |                            |   |                          |                                 |
| This application h                      | nas been filed with inforr | nal drawings under 37 C.F.R. 1,85 which are                                   | e acceptable for exam    | ination purposes÷               |
| П <b>г</b>                              |                            | and the Office and the  |                          | ~ The D.                        |
| . L Formal drawings                     | are required in respons    | e to this Office action.  |                          |                                 |
| . The corrected or                      | substitute drawings hav    | e been received on  | . Under 37 C             | C.F.R. 1.84 these drawings      |
|   |                            | ee explanation or Notice of Draftsman's Pate                                  |                          |                                 |
|   |                            |   |                          |                                 |
|   |                            | eet(s) of drawings, filed on  | has (have) been          | ☐ approved by the               |
| examiner;  dis                          | sapproved by the examin    | ner (see explanation).  |                          | -                               |
| The proposed dra                        | wing correction filed      | , has been □appro   | nrode 🗖 diammas sad      | (                               |
| me proposed dia                         | twing correction, med      | , nas been 🗖 appro  | veo, 🗀 disapproveo       | (see explanation).              |
|   |                            | or priority under 35 U.S.C. 119. The certified                                |                          | eceived  not been received      |
| D been filed in pa                      | arent application, serial  | no; filed on  | <del></del> ·            | •                               |
|   |                            |   |                          |                                 |
|   |                            | ondition for allowance except for formal matter                               | ters, prosecution as to  | the merits is closed in         |
| accordance with t                       | ne bractice under Ex pa    | rte Quayle, 1935 C.D. 11; 453 O.G. 213.                                       |                          |                                 |
| . Other                                 |                            |   |                          |                                 |
|   |                            |   |                          | مسيخت المستحدث الماسان          |
|   |                            |   |                          | 7                               |
|   |                            |   |                          |                                 |

EXAMINER'S ACTON

Art Unit 1816

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- With regards to the invention elected in the amendment received 8/21/95 (Group I, claims 1-16), the following election of species is required.
- This application contains claims directed to the following patentably distinct species of the claimed invention:
- A) a method for detecting the localization of tumor cells (claim 4)
- B) a method for detecting the localization of inflammation (claim 5)
- C) a method for detecting the localization of a pathogen (claims 6, 9, 10)
- D) a method for detecting the localization of a thrombotic plaque (claim 7).

These species are distinct because they involve the use of different conjugates to detect different pathologic entities.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 1-3,8,11-15 are generic.

- This application contains claims directed to the following patentably distinct species of the claimed invention:
  - A) a conjugate that is a fusion protein (claim 13)
  - B) a transformed cell (claims 14,15).

These species are distinct because one method involves the administration of a fusion protein, while the other method involves the administration of a transformed cell.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims

shall be restricted if no generic claim is finally held to be allowable. Currently, claims 11 and 12 are generic.

Applicant is advised that a response to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 C.F.R. § 1.141. claims are added after the election, applicant must indicate which are readable upon the elected species. M.P.E.P. § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. § 103 of the other invention.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(h).

لِيَا Serial No. 08/270,631

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- 19. Papers related to this application may be submitted to Group 180 by facsimile transmission. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). Papers should be faxed to Group 180 at (703) 305-7401.
- 20. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Dr. Ron Schwadron whose telephone number is (703) 308-4680. The examiner can normally be reached Tuesday through Friday from 8:30 to 6:00. The examiner can also be reached on alternative Mondays. A message may be left on the examiners voice mail service. If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, Mr David Lacey can be reached on (703) 308-3535. Any inquiry of a general nature or relating to the status of this application should be directed to the Group 180 receptionist whose telephone number is (703) 308-0196.

RONALD B. SCHW.

PATENT EXAMINER

GROUP 1800

Ron Schwadron

An Schwadron, Ph.D.

Patent Examiner
Art Unit 1816
October 18, 1995